

As plaintiff has appealed, and his appeal is pending, no action will be taken on this "memorandum" or "declaration." Plaintiff should direct his submissions regarding this case to the Court of Appeals.

March 23, 2010

FILED

IN CLERK'S OFFICE

U.S. DISTRICT COURT S.D.N.Y.

MAR 24 2010

Entered: Signed by Judge Lois Bloom

4/5/10

Lois Bloom

U.S. DISTRICT COURT

BROOKLYN OFFICE

To: Hon. Nicholas G. Garaufis, U.S.D.J.

United States District Court  
Eastern District of New York  
225 Canaan Plaza  
Brooklyn, New York 11201

W. FLEMING DECLARATION  
2nd and 3rd MEMORANDUM

Re Flemming v. City of New York, et al  
03-CV-662

Dear Hon. Nicholas G. Garaufis, U.S.D.J.,

Woodrow Flemming, being duly advised under penalty of perjury and affirm.

1. Plaintiff Flemming, now writes this Second Declaration based on facts and personal knowledge and the law that is before this Court.

2. Hon. Nicholas Garaufis J.D., the defendant with held this information and when Plaintiff obtain his information this Court denied him his rights.

3. The document with Plaintiff respects Rule 56(c) obtain info from medical file July 16, 2004 the defendant with held this information.

3. No Whore ~~Can~~ the defendants Can  
Point to that they gave plaintiff information, and  
No Whore Can defendants show that they did an  
use this document showing Torzon shoulder done  
July 16, 2004 Court Pro.

4. The defendants with help this information and  
plaintiff took his time to be able to bright  
and suppress Rik 56(e).

5. Also Plaintiff obtain another document after  
his Case was dismiss, document July 15, 2004, the  
defendants tried to cover Complaint up.

The defendants Cause plaintiff a "wriggle"  
to his Shoulder, Arm and Neck.

The defendants prevent plaintiff MRI  
and then retaliated. Moving plaintiff to the State  
of New York Correction before his MRI.

While in D.C. State of New York, Plaintiff  
Complained so much about pain and that he was  
not able to raise his arm, but because defendants  
did not note this in file & D.C. did not  
treat. D.C. looks at my Shoulder and because  
my Shoulder was hurt, ~~more~~ Any way a doctor  
look at plaintiff should and the doctor stated that  
much surgery needed a C.T. all of this because  
the defendants did not treat and failure to inform  
Department of Correction Service Medical - Correction Policy.

Dated: March 22-2006

CC: H.P.M.B. Def Counsel Atty.

  
Wanda L. King 0375259